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CAUSE NUMBER: F-17-45865, F18-00010, F18-00011, F17-45835

THE STATE OF TEXAS	§	IN THE 282 nd JUDICIAL
VS.	§	DISTRICT COURT OF
Wesley Mathews	§	DALLAS COUNTY, TEXAS
NOTICE OF EXTRANEOUS OFFENSES		
Pursuant to TEX. CODE CRIM. PRO. ART. 38.37, TEX. R. CRIM. EVID. 404(B), and CODE		
		during presentation of State's case in chief, or
during punishment, in the above-captioned and numbered criminal action, the following crimes, wrongs or		
acts, other than the act alleged in the indictment, may be introduced:		
 On or about February 1, 2017 in Dallas County, Texas, Defendant acting alone or with Sini Mathews caused injury to Sherin Mathews resulting in fractures to the bilateral humerus, femur and tibia. Defendant and Sini Mathews did not disclose these injuries for at least one week. The history provided to doctors was not consistent with how the injuries occurred. 		
 On or about February 24, 2017, in Dallas County, Texas, Defendant failed to keep a scheduled appointment with the Failure to Thrive Clinic at Children's Hospital for his daughter Sherin Mathews. 		
 Defendant and Sini Mathews failed to until the time of her death. 	provide adequate nut	rition to Sherin Mathews from September 1, 2016
 On January 26, 2018, Defendant had l 	his parental rights term	ninated in regards to Mathews.
		investigation into the disappearance of Sherin tion to the Richardson Police Department.
	Re	espectfully submitted,
	As Da	son Fine ssistant District Attorney allas County, Texas ar Card Number: 24055477
<u>CE</u> 1	RTIFICATE OF SI	ERVICE
I hereby certify that a true and corr	rect copy of the foreg	going Motion has been E-Served, to the
Attorney for the Defendant on this the 10th	h day of April, 2019	

/s/ Jason Fine/s/_____ Assistant District Attorney